Decision of Judge McLean.

WASHINGTON, March 7. In the U. S. Supreme Court this morning Judge McLean delivered his views, arguing that slavery is limited to the range of states were established by mere municipal law. If Congress deem slaves or free colored persons injurious to the territory, they have the power to prohibit from be-coming settlers therein. The power to acnire territory brings with it the power to

he territory the law of the State from thich he removes. Hence the Missouri Compromise is constitutional, and the pre-sumption is in favor of the freedom of Dred Scott and his family, who were free under those decisions for the last twenty-eight

Laws of Ohio.

PUBLISHED BY AUTHORITY.

AN ACT, king appropriations in part for the year 1857. Section 1. Be it enacted by the General As-bly of the State of Ohio, That the following ims be and are hereby appropriated out of any oney in the treasury, not otherwise appropri-ed, to be paid in the year eighteen hundred -viz:

and fifty seven—viz:
For the payment of members of the General
Assembly, their clerks, sergeants-at-arms and
messengers, the sum of fifty thousand dollars.
Soc. 2. For the current expenses of the Ohio
penitentiary, the payment of guards and repairs,
the sum of twenty-five thousand dollars.
Soc. 3. For furnishing the Legislative Halls
and Supreme Court rooms, the sum of six thousand dollars, and so much thereof as shall be
found due by the terms of the contracts for the

Sec. 4. For the current expenses of the Ohio Central Lunatic Asylum, the sum of eight thousec. 5. For the current expenses of the forthern and Southern Laurie And of the

Northern and Southern Lunatic Asylums, the num of six thousand dollars each. Sec. 6. For the payment of stationery for the use of the State, the sum of eleven thou-

sand dollars.

Sec. 7. For the payment of deficiency in appropriation for 1854, for stationery, the sum of ten thousand dollars.

Sec. 8. For the payment of the amount due since the fifteenth day of November, to teachers and employees of the Deaf and Dumb Aylum, the sum of twe thousand dollars.

Sec. 9. This act to take effect and be in force from and after its passage.

N. H. VAN VORHES,

Speaker of the House of Representatives.

Speaker of the House of Representatives LESTER TAYLOR,

To amond the act entitled "an act to enable the holders of land, within this State, to perpet-uate testimony relative to their lands," passed January 2, 1854. Section 1. Be it enacted by the General Assembly of the State of Ohio, That the first action of the act of the General Assembly entitled "an act to enable the holders of land, within this act to enable the holders of land, within this been heretofore or may hereafter be recorded by the Governor, and which has been heretofore or may hereafter be recorded. State, to enable the holders of land, within this State, to perpetuate testimony relative to their lands." passed January 2, 1824, is hereby amended as been berefolore or may hereafter be recorded in the office of the secretary of State, shall be received in all courts and places in this State as prima-facia evidence of the existence of such office. That it shall be lawful for any person or persons, their guardian, agent or attoracy, owning or being interested in, any tract, or tracts, of land of the county where such lands are situated. within this State, any corner, or corners, or line, or lines, of which shall have become lost or uncertain, or shall be in danger of becoming lost or uncertain, by the removal, destruction, defacement or perishing condition of any corner. witness or line tree, or trees, or monument, or monuments, or by any other cause, to call on the surveyor of the county where the land lies—or if it is a single tract divided by a county line, or lines, on the surveyor of any county in which a part thereof lies—to make a survey thereof, and cause to be planted at any corner, or corners, or at proper places in any line, or lines thereof, a stone, or post, noting particularly the situation and condition of the original corner trees, or monuments, called for in the original survey, if found, and also of all other trees nal survey, if found, and also of all other trees or or measuments, which it may be important or advisable to note, and of all the places of notoriety, over or by which the lines of said survey may pass; and the surveyor shall make out a plat and certificate of such survey, under his hand, noting the names of the chainman, markers and other assistants, if any, in such survey, and also of all persons present at the planting of any stone or post as aforesaid; and noting also the variation of the compass from the original calls, at the time of making such survey. Sec. 2. That whenever the owners of adjoining tracts of land, or village, or city lots, shall agree upon, or fix the site of any corner, or corners, line, or lines, common to such tracts, or lots, and shall make and subscribe a certificate of such agreement, containing a pertinent or lots, and shall make and subscribe a certifi-cate of such agreement, containing a pertinent description of such corner or corners, line or lines, either with or without a plat, and shall acknowledge such certificate before any officer authorised to take the acknowledgment of deeds (whose duty it is hereby made to take and cer-tify such acknowledment) and shall cause the same, with the certificate of acknowledment, (which shall be upon the same perent) to be re-(which shall be upon the same paper) to be re-corded in the recorder's office of the county or ounties in which such corner or corners, lines in shall thenceforth be deemed as fixed and established as between the parties to such and established as delivers one subsequently deriv-ing title from or under them respectively. Such agreement shall be recorded by the recorder, in the book in his office in which surveys are or may

the book in his office in which sirveys are of may be recorded; and the original agreement after being so recorded, or a duly certified copy thereof from the record aforesaid, shall be good evidence, in any court of this State, against any party to such agreement, or person in privity with him as aforesaid.

Provided, however, That no such agreement hall be recorded by any minor, idiot luming Provided, however, That no such agreement shall be executed by any minor, idiot, lunatic or insane person, but the same may be made, executed, acknowledged and delivered for record, on his behalf, by his guardian; and when so made, executed, acknowledged, delivered for record and recorded, shall be as effectual against such minor, idiot, lunatic or insane person, as if he had been under no disability and had performed said act himself.

And provided forther. That any owner afore.

formed said act himself.

And provided further, That any owner aforesaid, not being under either of the disabilities
aforesaid, may perform either or all of the acts
mentioned in this section, by an attorney in
fact; but the power of such as attorney must be
in writing, and first recorded in the recorder's
office aforesaid.

And provided, also, That no such agreement, And provided, also, That no such agreement, are any such power of attorney, shall be executed or acknowledged by a married woman, unless her husband join in the execution and acknowledgment thereof; and the officer taking the acknowledgment of husband and wife, shall also examine her separate from her husband and shall read or otherwise make known the content of the agreement or power of attorney to tents of the agreement or power of attorney to her; and if, upon such separate examination, she shall declare that she did voluntarily sign, seal and acknowledge the same, and that is still sat-isfied therewith, he shall certify her acknowl-ment, but not otherwise.

Sec. 3. The first section of the act to which his is an amendment, is hereby repealed.

N. H. VAN VORHES,

Speaker of the House of Representatives,

LESTER TAYLOR,

AN ACT. o amend the second section of the act entitled "An act concering Bail in Criminal Cases," passed March 3, 1834.

"An act concering Bail in Criminal Cases," passed March 3, 1834.

Section 1. Re it enocide by the General Assembly of the State of Ohio, That section two of the act entitled "an act concerning bail in criminal cases," passed March 3, 1834, be and the same is hereby amended so as read as follows: That the surrender of such defendant or defendants mentioned in the first section of this act, shall be made to any judge of the court before which, he, she, or they shall have been recognized to appear, or to the probate judge of the proper county, and shall be made in the court house of such county and upon such surrender being made and accepted, it shall be lawful for the judge taking the same, to make out, sign and deliver to the sheriff, or some constable of the county, a warrant for the commitment of such defenant or defendants to the judge to the county, unless he, she or they shall immediately enter into a recognizance, with sufficient securieties, to the satisfaction of said judge, according to the original recognizance; which recognizance such judge is hereby authorized to take and approve, and to file the same forthwith in the office of the clerk of the court of common pleas for such county. The section hereby amended is repealed; and this act shall take effect from its passage.

N. H. VAN VORHES.

N. H. VAN VORHES. Speaker of the House of Representatives LETTER TAYLOR, Columbus Jap. 21, 1857.

AN ACT.

To amend the second section of the act entitled "An act for the Incorporation of Townships," passed March 14, 1853.

Section 1. Be it enacted by the General As-sembly of the State of Ohio, That it shall be law-ful for the board of commissioners of the sev-eral counties within this State to alter or change the boundaries of any township or townships within their respective counties by attaching a part of one township to another, or laying off and designating a new township from the territory of one or more townships of the same county, whenever it shall be made to appear necessary or expedient, by petition for that purpose, signed by a majority of the householders residing within the bounds of the part poposed to be attached, or of the proposed new township, as the case may be, and a majority of the trustees in the town or townships, changed or alter-ed by the creation of, or alteration of such township; provided that at least thirty days previous notice of such intended application shall be first given by advertisement at three public places within the bounds of the territory proposed to be altered or changed, and the com missioners shall cause the boundaries of such missioners shall cause the boundaries of such township or townships, so changed or altered, to be recorded in a book to be kept for that pur-pose and shall give every new township so laid off such appropriate name as they may think pro-per; provided that no two townships in any one county shall be set off and incorporated by

Sec. 2. That the second section of the ac entitled "an act for the corporation of town-ships," passed March 14, 1853, is hereby re-

N. H. VAN VORHES, Speaker of the House of Representative LESTER TAYLOR, Presdent of the Senate, pro. tem. Columbus, Feb. 10, 1857. AN ACT.

o authorize supplying evidence to the title to lands sold by the State, where the same has been lost or destroyed by accident or other-

Section 1. Be it enacted by the General As-sembly of the State of Ohio. That in all cases where lands have been purchased of the State of Ohio and title deeds have been duly execu-ted therefor, and the same have been lost or destroyed by accident; or where any person hav-ing interest in such lands by use of due dilligence cannot find or obtain possession of such deed, and no record exists from which a certified copy and no record exists from which a certified copy can be made, to supply the evidence of such deed, the proper executive officer shall be and hereby is authorized and required to execute and deliver to such purchaser, or to the person having such interest, a new deed of such lands, which shall have the same effect to all intents and purposes, as such original deed would have had if it had been duly preserved and recorded.

Sec. 2. Such new deed shall be executed to the expression shall regist the execution and the same person, shall recite the execution and delivery of the former deed, and the facts which

authorize the making of such new deed, and be duly recorded in the office of the Secretary

such lands are situated.

Sec. 4. Any person upon paying the secretary of State the sum of one dollar shall be entitled to receive from his office a certified copy of any deed recorded in his office. Sec. 5. The act entitled "an act to authorize

supply evidences of the title to lands when the same have been lost or destroyed by accident," passed April 7, 1854, be and the same is hereby Sec. 6. This act shall take effect from and

after its passage. N. H. VAN VORHES, Speaker of the House of Representative LESTER TAYLOR,

President of the Senate, pro. tem Columbus, Feb. 10, 1857.

AN ACT. Fixing the commencement of the official term of County Recorders.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That the official term of County Recorders shall commence on the first Monday in January, succeeding their elec-Sec. 2. The present incumbents shall hold their offices until their successors are elected

and qualified. N. H. VAN VORHES, Speaker of the House of Representati LESTER TAYLOR, President of the Senate, pro. tem Columbus, Feb. 3, 1857.

AN ACT.

In relation to Depositions. Section I. Be it emaded by the General As-sembly of the State of Ohio, That in all cases in which it is lawful to take depositions and to which the act hereinafter mentioned does not apply, they may be taken and authenticated up-on the the notice and in the manner prescribed in the act entitled "an act to establish a code of civil procedure," and no other notice or authen-tication shall be necessary; and they may be taken before any officer authorized by said act to take depositions. to take depositions.

ke depositions.

N. H. VAN VORHES.

Speaker of the House of Representatives.
LESTER TAYLOR,
President of Senate, pro. tem Columbus, Feb. 10, 1857.

AN ACT.

In relation to a change of Venue. In relation to a change of Venue.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That in all cases now pending, or that may hereafter be pending, in the "superior court" of any city or county, whether such court now exists, or shall hereafter be created, in which it shall be made appear to the court, that a fair and impartial trial cannot be had in the county where the suit is pending the court may change the place of trial by sending the case to the superior court of some other city or county, or to a court of common pleas of some other county, and may make all proper of some other county, and may make all p of some other county, and may make all proper orders for that purpose; and after the papers and a certified transcript of the proceedings of the court ordering the change of venue shall have been filed in the clerk's office of the court to which the case shall be sent as aforesaid, the latter court shall proceed therein as in cases original ally commenced in such latter court; Provided, that the case shall be sent to the nearet superior court or court of common pleas, un-ess for good cause shown, the court ordering the change of venue shall deem it proper to send

to some other. N. H. VAN VORHES, Speaker of the House of Representati LESTER TAYLOR, President of the Senate, pro. ten Columbus, Feb. 10, 1857.

Secretary of State's Office, {
Columbus, February 13,1857. }

I hereby certify that the foregoing acts are correctly copied from the original rolls on file in this office.

JAMES H. BAKER.

Holland Bitters. The wife of PIETER DE WITTE, living in Holland Town, Sheboygan county, Wisconsin, suffered much from Weakness of the Stomach and Indigestion. She had been under a physician's care for some time, but the disease seemed to baffle even his skill. She purchased some HOLLAND BIT-TERS at our office, which has given tone to her stomach; her appetite and strength are returning, and we firmly believe that this is another great cure effected by your medicine.

We have still to record many wonderful cures effected by this remedy, but must wait another opportunity. One thing you can rely upon, what we have published are from persons much respected in our community, and are literally true.

J. QUINTUS, Ed. Sheboygan Ninewsbode.

Marriage Notices.

MARRIED-In Wooster, on Thursday, March 5th, by Rev. J. P. Scott, Mr. HUGH PRICE, of Culumbus, and Miss ANN BOYD, of the former place.

Commercial Matters.

Millersburg Market. MILLERSBURG, March 12, 1857. Flour \$5,50@\$6,00 Eggs Buckwheat flour \$2.50 Pork \$5,00 Ryeflour P cwt. \$2,00 Cloverseed

 Ryeffour
 \$2,00
 Cloverseed
 \$1,50

 Wheat
 \$1,00@120
 Flaxseed
 \$1,50

 Corn
 45
 Timothyseed
 \$2@\$2,50

 Oats
 30
 Green Apples
 \$1,00

 Rye
 55
 Dried Apples
 \$1,75

 Butter
 14
 Dried Peaches
 \$2,00
 Cincinnati Market.

CINCINNATI, March 9.

Flour dull and declining, except in the small way. Prices nominal; a few small parcels sold at \$5,10@\$5,15. Corn is in good demand at 55@56c. Oats firm and n active demand at 45c. Barley dull, and prices irregular. Whisky active at full rates; sales 1,600 bbls at 28c. Cloverseed opened dull, but closed firm at \$85 some small sales were made in the morning at \$7,75@7,90; Provisions firm, but the stringency in the money market and the rates asked by holders limits the transactions. Bacon is in demand at 91@11c for Shoulders and Sides, but holders are asking higher prices; about 200,000 lbs Bulk Meat sold at 95@94c for Sides, 8c for Shoulders, and 91@10c for hams .-The only sale of Lard was 100 bbls at 13%c Mess Pork is held at \$20,50@\$21. The weather is changeable. There was

snow and rain this morning, and it is now freezing hard. The river is falling.

New York Market. New York, March 9. Flour firm, sales 9,000 bbls at \$6.65@ 6,90 for Southern. Wheat unsettled; sales 5,000 bush at \$1,80 for white. Corn unsettled; sales 80,000 bush at 734 for mixed. Provisions buoyant; sales of Mess Pork at \$24 for new and prime at \$18,50 @18,75. Chicago beef \$15,50@16.— Lard 14½—14§: Bacon buyant. Linseed Oil had advanced 1e; sales 4000 gals at 88c. Whiskey has declined \$. Coffee has advanced 1; sales of Rio at 101 @ 111. Sugar firm,

New Advertisements.

Ho! Farmers and Gardeners!! DRESUMING that you have subscribed for Your county paper, as every good citizen should, now

THE SPRING IS AT HAND, And the farm work coming on, you will need the farmer's own paper, THE OHIO CULTIVATOR And you cannot afford to do without it. 24

nages, twice every month, and always up to the Only One Dollar a Year. Three copies for \$2. Send for it right off. S. D. HARRIS, Epiron,

RARE CHANCE. THE SUMMER TERM FREDERICKSBURG

HIGH SCHOOL Will commence on PRIDAY, April 14th, in the new, light and commodious building, bought espreasly for the School. The town is moral and health and good boarding can be obtained on very reasonable terms; and rooms can be obtained suitable for clubbin where students, male or female, would prefer this plat Composition and elecution will receive special attention Additions are being made to the philosophical and chemical apparatus, and these interesting sciences can be studie in connection with all the illustrating experiments. The proprietors are determined that the School shall not only sustain its present favorable reputation, but that no expense or effort will be spared to meet every rational expectation.

pectation.

Teachers, Rev. S. McC. ANDERSON, Professor of Lan-guage, Moral Science, Rhetoric &c.

B. S. SMITH, Esq., Professor of Natural Science and Mathematics.

Tultion will be as low as in any similar schools free invite all young persons wishing to improve their minds, or preparing to teach, to give them a call—any additional inquiry may be made personally, or by letter to teachers, Fredericksburgh Wayne Co., Ohio.

A FORTUNATE ERA: Rejoicing with the People!

CAN BE BOUCHT CHEAP

DR. J. K. RAIFF & BROTHER, having purchased the Drug Store of H. G. Saunders, and just received a new and large stock from the Eastern cities, for the purpose of reducing the prices of DRUGS and MEDICINES, are now prepared to sell CHEAPER, and better articles than have ever been sold in this county. They keep constantly on hand all kinds of DRUGS.

MEDICINES. MEDICINES,
CHEMICALS, WINES
AND LIQUORS, FOR MEDICAL PURPOSES, PAINTS, ERUSHES,
OILS, VAFNISHES, DYE STUFFS, &C., &C. PERFUMERY, TOILET & FANCY SOAF HAIR OILS, FINE HAIR AND TOOTH BRUSHES, FLA-VORING EXTRACTS, FOR HANDKER-CHIEFS,

Dr. TILDEN'S CELEBRATED EXTRACTS, &C., &C. They are deten Physicians and Country dealers will find it to their terest to buy of them, as they can get

Cheaper and Better Articles LT Physicians' prescriptions carefully prepared at ours—day or night J. K. RAIFF, T. R. RAIFF. Empire Block, Millersburg, March 12, 1857.



English, German & American

CUTLERY. Oils, Paints, Glass, Sash, PINE DOORS, SADLERY, COACH TRIMMINGS, &c. &c. Millersburg, Holmes County, O.,

Jan. 8, 1857-20tf

diain & Ornamenta PRINTING. OF ALL KINDS, Done AT THIS OFFICE.

Improved Diamond Cement, FOR mending broken Glassware, and every description of fancy articles; an excellent article. For sale at the BOOK STORE.

Notice.

DERSONS who have been accom-PERSONS who have been accommodated by the subscriber with credit, are expected to call and settle their accounts immediately. J. H. VAN BROCKLIN. Millersburg, Nov. 27th, 1856.

HAVE YOU ONE OF THE TRIBUNE ALMANACS FOR 1857? Sale at the Book Store, Millersburg.

O. U. S. S. B. UNION CHAPTER No. 1, O. U. S. B. U meets every Friday evening at their Hall, Craighead's building, Main st., Millersburg, Ohio. Brothers sojourning are invited to attend March 5, 1857—vln28.

Estate of Hugh B. Crawford. NOTICE is hereby give that the subscriber has been appointed and qualified as administrator on the Estate of Hugh B. Crawford, late of Holmes county deceased. Dated this 16th day February, A. D. 1857. SAMUEL CRAWFORD. March 5, 1857.-28w4.

A. A. Wetherbee's Estate. Notice is hereby given that the subscriber has been appointed and qualified as administrator on the Estate of A. A. Wetherbee, dee'd, late of Holmes county, Ohio, this 26th day of February, A. D. 1857.

MATHEW DRAKE, Adm'r.

TO TEACHERS.

March 5, 1857-28w4.

THE next sessions of the Holmes County Texchers Institute will be held at Holmesville, commencing on Monday, the 6th day of April, 1857, at 10 o'clock a. m., and continue in session one week. Teachers, friends and the several Boards of Education of the county are

A. J. BELL, Prest. M. R. McCtllocn, See'y. March 5, 1857.—28td.

Administrator's Notice. NOTICE is hereby given that the undersigned was this day appointed and qualified as administrator on the estate of George Stinebring, deceased, formerly of Holmes county, DANIEL DYE, Adm'r. Feb. 17, 1857-26w4.

MIDDLETOWN HIGH SCHOOL.

THE Summer Session will commence on April 7, 1857, under the supervision of Sinclair Johnson. Principal, and Professor of the Greek and Latin Languages and Moral Science, assisted by J. C. Pomerne, Professor of Mathematics and Natural Science.

The government will be strict, but mild; requiring what is for the students' highest interest.

The course of instruction will be comprehen-sive and thorough, embracing all the branches necessary to prepare the pupils for active busi-ness pursuits, for teaching, or for admission into the junior class of any of our first Colleges.

The charge for tuition will be as low as in any other similar School. There are facilities for boarding in clubs, or in private families, at very Any other particulars will be answered by ddressing J. C. Pomerene, at Mt. Hope, Holmes

SINCLAIR JOHNSON, A. B., J. C. POMERENE, Assistant. Middletown, Feb. 25, 1857.

WANTED.THE HIGHEST PRICE IN CASH paid for

All kinds of Furs & Sheep Pelts If delivered at the store of J. Cherryholmes Millersburg, Ohio. R. W. TIDBALL. Feb. 26, 1857."

First and Last Notice. A LL persons knowing themselves indebted to me, either for Stoves, Tin, Copper and Sheef-Iron Ware, or otherwise, will please call and settle and save costs. W. J. CRAIGHEAD.

Feb. 19, 1857.tf. TO TEACHERS. THE BOARD OF EXAMINERS of Holmes county, Ohio, will hold a meeting in the wn of Millersburg, on March 7th, and April 4th and 18th, 1857,

For the examination of Teachers, under the "Act to provide for the re-organization, supervision and maintenance of common schools," sed March 14, 1853.

By order of the Board,

WM. REED, Clerk. passed March 14, 1853.

Feb. 19, 1857-26w9. PRESERVE YOUR TEETH. J. GEON DENTIST, can still be found in Millersburg prepared to perform every operation in his line of business.

(Aug. 21, 1856-1tf. DON'T PAY A PRICE AND A HALF FOR a Hunter Cased Silver watch, when you can get one that is warranted, for less, at COOK'S.

Blank Notes of Hand. NEATLY PRINTED, on fine white paper for sale by the dozen or 100 at this office. K EEP IT IN MIND THAT THE PLACE to buy the Genuine Morton's Gold Pens that are warranted, is at COOK'S.

BURNING PLUID THAT IS FLUID AND

Weakness of the Stomach and Indigestion.

Another Great Cure effected by Barhave's

HEBRON & WEIRICH,

DEALERS IN



Friday, Mach 13, '57.

THE undersigned, wishing to sell out and close up business in this place, offers his entire stock of goods at public auction, to-wit: 26 COOK STOVES AND TRIMMINGS: 12 PARLOR, BOX AND COAL STOVES; 100 TIN BUCKETS; 40 BRASS AND COPPER KETTLES; 100 COFFEE POTS; 20 TEA KETTLES; 12 WASH

POTS; 20 TEA RETTLES; 12 washing BOILERS; SHEET IRON, TIN AND FANCY WARE,
Of every style and description.
Together with STOVE PIPE and other articles ogether with SIGVE IT E and so the too numerous to mention.

SALE on Friday, March 13th, 1847, and o commence at 10 o'clock A. M. Terms cash.

W. J. CRAIGHEAD. Feb. 26, 1857-27w3

BOERHAVE'S



THE CELEBRATED HOLLAND REMEDY FOR DYSPEPSIA.

DISEASE OF THE KIDNEYS, LIVER COMPLAINT, WEAKNESS OF ANY KIND.

STOMACH OR LIVER, Such as Indigestion, Acidity of the Stomach, Colicky Pains, Hearthurn, Loss of Appetite, Despondency, Costive ness, Blind and Bleeding Piles. In all Nervous, Riven matic and Neuralpic Affections, it has in numerous in-stances proved highly beneficiel, and in others effected a localed.

FEVER AND AGUE.

stances proved highly beneficiel, and in others effected a decided cure.

This is a purely vegetable compound, prepared on strictly scientiate principles, after the manner of the celebrated Holland Professor, Boerhave. Recause of its great success in most of the European States, its introduction into the United States was intended more esperially for those of our tatheriand scattered here and there over the face of this mighty country. Mostling with great success among them, I now offer it to the Americon public, knowing that its truly wonderful medicinal virtues must be acknowledged.

It is particularly recommended to those persons whose constitutions may have been impaired by the continuous use of ardent spirits, or other forms of dissipation. Generally instantaneous in effect, it finds its way directly to the seat of life, thrilling and quickening every nerve, raising up the drooping spirit, and, in fact, infusing new health and vigor in the system.

CAUTION. The great popularity of this delightful Aroma has in-uced many imitations, which the public should guard gainst purchasing. Be not persuaded to buy anything ise until you have given Boerhave's Holland Bitters a it trial. One bottle will convince you how infinitely uperior it is to all these imitations. Sold at \$1 per bottle, or rix bottles for \$5, by the

SOLE PROPRIETORS. BENJAMIN PACE, JR. & CO.

Pharmaceutists and Chemists PITTSBURGH, PA. T. W. Dyott & Sons, Philadelphia; Rarnes & Park, New York; John D. Park, Cincinnati; Barnard, Adains & Co., St. Louis; and by Bruggists and Merchants generally throughout the United States and Canadas. Also by H. YERGIN, Millersburg, (vin2)

New Work on the Horse.

natomy and Physiology of the Horse. ONTAINING, also, a sories of examinations on Amate-Ontaining, also, a sories of examinations on Amate-my and Physiology; directions, also, for making An-atomical Preparations; and a Glossary Veterinary Techni-calities, &c., &c. Illustrated with twenty SUPERB FENCH ENGRAVINGS. By GEORGE H. DADB, M. D., V. S., Author of "The Modern Horse Doctor," "Cattle Doctor," &c., &c. In one large and Elegant Octore Vol. Price, with uncolored pelates \$2,00—with superbly calcred plate: \$4,00. The first part of the work treats of the Tega

The first part of the work treats of the legimentor, System—the hair, skin, and sul-tissues, accompanied be examinations on the physiology of the same. Next in order is the Plantar System, which affords a lu-cid exposition of the mechanism of every structure enter-ing into the composition of the foot; its physiology; the situation, dimention, connection, and organization of alits parts.

Then follows the Anatomy of the Skeleton, with a minute description of every bone in the Horse body, including the teeth, and the changes which the inter under; also, the mode of secontaining the age of a horse.

Next comes the muscular Structure. Here the reader is made acquainted with the muscular system. Each muscle is named and located; its origin, insertions, are ulso clearly defined.

The reader's attention is next turned to the Glandular System, the Digestive System, the Abdominal Viscere, and the Male and Fenale Organs of Generation.

Then follows a description of the Nervous, Lymphatic, Beepiratory, and Circulatory Systems; and finally, a Glessary of Veterinary technicalities.

The prucipal part of the work is illustrated by a course of avaminations, and by the anatomical plates. In preparing this work, the author has spared no pains nor expense, and has selected the most recent and reliable authorities, in order to render it a standard text book.

A very important and interesting feature of this work is the anatomical illustrations. These, in consequence of their very high cost in Frace and the great outlay attending their re-production in the country, have never before here pressured to the American public.

AGENTS WANTED

AGENTS WANTED To sell this Spiendid Book, in connection with "Dadd's Horse Doctor," Treaties on "The Chinese Sugar Cane," &c., to whom liberal terms will be given. Specimen co-ples will be sent by mail, pre-paid, upon the receipt of H. P. B. JEWETT.

Feb. 26, 1857-27tf. HOWARD ASSOCIATION PHILADELPHIA.

Important Announcement

TO all persons afflicted with Sexual Diseases, such as SPERNATORRHEA, SEMINAL WEAKNESS, IMPOTENCE, GONORRHEA, GLEET, SYPHILLS; the Vice of ONANISM, or SELF-ABUNE, &c., &c., &c.

The HOWARD ASSOCIATION, in view of the awful destruction of human life, caused by sexual diseases, und the deceptions practised upon the unfortunate victims of such diseases by Quacks, have directed their Consulting Surgeon, as a CHARITABLE ACT worthy of their name og give MEDICAL ADVICE GRATIS, to all persons thus afflicted, who apply by letter, with a description of their condition, (age, occupation, habits of life, &c.) and in eases of extreme poverty and suffering, to FURNISH MED-KINES FREE OF CHARGE.

The Howard Association is a benovolcat Institution, established by special endowment, for the relief of the sick and distressed, afflicted with "Virulent and Epidemic Diseases. It has now a surplus of means, which the Directed Labished by special endowment, for the roles of the state and distressed, afficieted with "Virulent and Epidemic Diseases. It has now a surplus of means, which the Director have voted to expend in advertising the advertising the above notice. It is needless to add that the Association termands the bighest Medical skill of the age, and will furnish the mest approved modern treatment. Just Published, by the Association, a Report on Spermatorrhon, or Seminal Weakness, the vice of Onanism, Masterbation or Self-Abuse, and other Diseases of the Senaul Organs, by Consulting Surgeon, which will be sent by mail; (in a seated envelope.) FREE OF CHARGE, on the receipt of TWO STAMPS for postage.

Address, Dr. GEO, R. CALHOUN, Consulting Surgeon, Ploward Association, South NINTH Street, Philadelphis, Pa. By order of the Birectors.

EZRA D. HEARTWELL, President.

GEO. FARCHLD, Secretary.

GEO. FAIRCHLD, S Feb. 26, 1857.—27tf. Executors' Notice.

NOTICE is hereby given that the under-signed has been appointed as Executors of the estate of John Shidler, late of the township of Berlin, in the county of Holmes, and State of Ohio, and are authorized to settle the same.— Ohio, and are authorized to settle the Persons having claims against said estate, are requested to present them duly authenticated for settlement; and those who are indebted to said estate, are requested to make payment without delay. WILLIAM DOWNS, DANIEL SHIDLER,

Feb. 12th, 1857-26w4* Public Notice

I S hereby given, that application will be made on the 27th day of March, A. D. 1857, to the Governor of the State of Ohio, for the pardon of my husband, Charles B. Smith, who was, at the November term of the Court of Common Pleas in and for said county, in the year 1855, con-victed in said Court of the crime of stealing a said Court of the crime of sealing a Bay Mare, the property of one Alfred Fisher, and who was, by said Court, at said term, on said conviction and for said crime, sentenced to be imprisoned, de., in the Penitentiary of said State for the period of three years.

NORMANDA SMITH,

On behalf of said CHARLES B. SMITS. Feb. 26, 1857—27w3 WILLOW WARE OF ALL KINDS, EX-

WOOSTER



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Weoster, Feb. 15, 1857—26if.

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N. B.—Newspapers copying the above and inserting the same ten times—sending a copy of each insertion to the publisher, will be entitled to a copy of the National History or the Statesman's Manual, subject to their order. This newspaper to be included.

March 5, 1857.—28w10.

Wayne Co. Agricultural Improvement. W E, the undersigned, have used one of C. H.
McConsuck's Reaping and Mowing Machines this harvest (1856), in both reaping and nowing, and have found the work well done in all kinde of grass or grain with it, while many of the other machines of different makes failed to work in both grain and grass. Now we would safely say to the public that this com-bined Machine can be relied on and will not disappoint you when in a throng time of har-vest. So if you wish to purchase any, get C. H. McCormick's in preference to all others: Jacob King. Samuel Chase. Christian Hess, John Armstrong.

Jas. B. Boyd, Abraham Stucker, Joseph McCoy, Wm. Taggart, Frederick Whenger, John Hughes, sen., Joseph Martin, Christian Rudy, John Shafer, Otis and Benj. Shaw Thomas Douty, Anthony Ma tis, Joseph Brieker, Samuel Brenizer, We, the undersigned, have bought and us

one of the above mentioned Machines, and find it to work well in both grain and grass: Elijah Owen. (We know nothing of other Ezekiel Moore, Machines. John Plocher. Otis Shaw. John K. Yoder, T. A. McCoy, Jacob Ihrig. John Sickman,

John Croco, Joseph Gindetsperger. There will be kept on hand a supply of Re-pairs for the above Machines, at Wooster, at the Hardware Store of J. H. Kauke & Co., also by the undersigned at Bristol.

I am thankful to the public for past patronage and hope to share a liberal patronage in future. Having sold 60 of these combined Machines last senson, with perfect satisfaction to all purchasers I shall therefore say that all of those citizen now living in Stark, Holmes, Wayne, Medina and Summit counties, can be supplied with this Machine, which will be warranted to all who wish to make a trial of it, by writing and giving their names and post-office address to Isaac Goex, Marshallsville, Wayne county, Ohio, agent for the above counties. Please order car-ly. Last year our supply was exhausted in May, having sold over 4000. January 29, 1857—23m5.

Attachment Notice. A T my instance an attachment was issued by William Kelly, a Justice of the Peace, of Mechanic township, Helmes county, Ohio, against the property and effects of Reuben Buckingham, a non-resident of said county, on the 3d day of February, 1857, for the sum of one dollar and seventy-four cents, which case will be for hearing March 23d, 1857. SAMUEL G. MITTEN. Feb. 26, 1857-27w4-pf \$1,50.

Attachment Notice. A T my instance an attachment was issued by William Kelly, a Justice of the Peace of Mechanic township, Holmes county, Ohio, against the property and effects of Reuben Buckingham, a non-resident of said county, on the 31st day of January, 1857, for the sum of four dellar and fifty cents, which case will be

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Feb. 5, 1837—244f.

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WHATLAND, BEST LANCASTER.

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WHEATLAND, near Lancaster,
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Legal Notice.

Mechanic township, Holmes county, Ohio, against the property and effects of Reuben Buckingbam, a non-resident of said county, on the 31st day of January, 1857, for the sum of four dollars and fifty cents, which case will be for hearing March 23d, 1857.

Reb. 26, 1857—27w4*

Notice in Attachment.

R. M. Martin

John Speicher.

THE defendant will hereby take notice that at the instance of R. M. Martin an attrachment at the instance of R. M. Martin an attrachment was issued by H. G. Saunders, a Justice of the Pence, of Hardy township, Holmes county of the State of Illinois, heirs and legal representatives of said to closely. The defendant, on the 5th day of February, 1857. Said case will be for hearing on the 24th day of March, A. D. 1857, at 10 o'clock A. M.

Feb. 26, 1857—27w3—pf \$1,87½

I YON'S KATHAIRON.—The immense populiarity of this unequalled Toilet article is entirely without precedent. Is said is nearly 1,000 coloobotties per year, and the demand is ensured that the finite in, imparting to it a beautiful gloss: removes danding at the BOOK AND FANCY STORE.

Legal Notice.

JACOB TROYER AND GABRIEL HOCH-STORE, STETLER, Executers of the last will and testament of Joseph Troyer, cheesaed, that of Holmes county, Ohio, Joseph Troyer, Christiana Troyer, Christiana Canada, Sally Canada, of the State of Indiana; Maria Wireman, and Michael Wireman, and Mic